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U.S. APPLICATION NO.		FIRST NAMED	APPLICANT	ATTY, DOCKET NO.
09/530807		LOUIS	W	Q-59123
			INTERNA	TIONAL APPLICATION NO.
SUGHRUE MION ZINN MACPEAK & SEAS				
2100 PENNSYLVANIA AVENUE		PCT/AU98/00919		
WASHINGTON, DC 20037 3213			LA, FILING DA	TE PRIORITY DATE
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		QUIREMENTS UNDER		THE UNITED
STATES DESIGNATED/ELECTED OFFICE (DO/EO/US)				
. The following items have been su			United States Pate	ent and Trademark Office as
a Designated Office				
🔀 an Elected Office (3	7 CFR 1.495):		
U.S. Basic National Fee.	•			
Copy of the international app	olication in:			
a non-English langu				•
English.				
Translation of the internation	al application	into English		
Oath or Declaration of inven				
Copy of Article 19 amendme		reoros.		
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Translation of Article 19 amo				
The International Preliminary				_
Translation of Annexes to the			Report into Englis	h.
Preliminary amendment(s) fi	iled	and		_*
	ment(s) filed_	and		<u></u> .
Assignment document.				
Power of Attorney and/or Ch	nange of Addr	ess.		
☐ Substitute specification filed				
☐ Verified Statement Claiming		Status.		
Priority Document.				
Copy of the International Sea	rch Report X	and copies of the reference	es cited therein.	
Other:	nen report 22	and copies of the reference	es ched diblem.	
The following items MUST be fu	rnished within	the period set forth below	in order to compl	ete the requirements for
cceptance under 35 U.S.C. 371:	inasilea wida	i die period ser iordi cero	in order to comp	ete die requirements for
a. Translation of the applicat	ion into Englis	sh. Note a processing fee s	will be required if	submitted later than the
appropriate 20 or 30 months			will be required if	submitted later almir ale
			icated on the att	ached Notice of Defective
Translation.	ution is ucre	tive for the reasons mu	icaica on aic aid	iched Notice of Bereenve
☐ b. Processing fee for providing	no the translat	ion of the application and/o	or the Annexes late	er than the appropriate 20 or
30 months from the priority of			or the runicaes have	a umi die appropriate 20 or
c. Oath or declaration of the			497(a) and (b) id	entifying the application by
the International application r			. 157(a) and (6), 14	charying the application by
		es not comply with 37 CFI	R 1 407(a) and (b)	for the reasons indicated
on the attached PCT			(1.45)(a) and (b)	for the reasons indicated
d. Surcharge for providing th			onriate 20 or 30 m	onths from the priority date
(37 CFR 1.492(e)).	e causes acc	aration rater than the appro	priate 20 or 50 m	mais from the priority date
. Additional claim fees of \$	ا د عد	large entity C small en	tity including any	required multiple dependent
laim fee, are required. Applicant m				
ue. See attached PTO-875.	iusi suomit un	additional claim ices of c	uncer the addition	reminis for which fees are
LL OF THE ITEMS SET FORT	H IN 2(a)-2(d) AND 3 ABOVE MUST	BE SUBMITTED	WITHIN ONE MONTH
ROM THE DATE OF THIS NOT	TICE OR BY	☐ 21 OR ☑ 31 MONTH	IS FROM THE P	RIORITY DATE FOR
THE APPLICATION, WHICHEV	ER IS LATE	R. FAILURE TO PROP	ERLY RESPONI	WILL RESULT IN
BANDONMENT.				
The time period set above may be ex	tended by fili	ng a petition and fee for ex	tension of time un	der the provisions of 37
CFR 1.136(a).				
Translation of the Annauga MIIS	T he substitut	d lake-sheek (b., (i)i	. d a . b b .	annous will be someoffed
. Translation of the Annexes MUS				annexes will be cancelled.
Note processing fee will be required				20 (27 CFD
i. \square The Article 19 amendments are 94(d)) or 30 (37 CFR 1.495(d)) most	e cancelled sil	ice a translation was not pr	rovided by the appr	ropriate 20 (37 CFR.
94(a)) of 30 (37 CFR 1.493(a)) mo	iluis itoili uie	priority date.		
Applicant is reminded that any comm	nunication to t	he United States Patent and	Trademark Office	e must be mailed to the
ddress given in the heading and incl				
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DTO-875			iviar	nie P. Person // V 🥍

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